



**48 Wall Street, Suite 11, Manhattan, NY 10005**

August 2, 2019

**VIA ECF**

Honorable Vernon S. Broderick  
United States District Judge Southern District of New York  
Thurgood Marshall Courthouse  
40 Foley Square, Courtroom 518  
New York, NY 10007

**Re: Sibyl Colon v. The City of New York et al. 16-CV-04540 (VSB) (OTW)**  
**Allison Williams v. The City of New York et al., 16-CV-1893 (VSB) (OTW)**

Dear Judge Broderick:

The Florestal Law Firm, PLLC is counsel to the plaintiffs in the above-referenced actions.

I write in opposition to the motion to so Order the schedule for summary judgment as set forth in the letter by John Corbin Carter, Esq., filed today.

As an initial matter, Mr. Carter incorrectly states that that plaintiffs' motion to compel was untimely, that no motion to adjourn discovery has been made, and plaintiffs "refuse to engage in a discussion of the schedule."

In fact, plaintiffs have advised Mr. Carter that we are awaiting Magistrate Wang's disposition of plaintiff's motion to compel the continuation of the deposition of Michael Kelly, a named defendant in both actions. The deposition was unilaterally and abruptly terminated on July 3, 2019 by Jane Lippman, Esq., counsel for defendants New York City Housing Authority, Brian Clarke and Michael Kelly, even though approximately four hours remained in the time allocated to that deposition. Since the motion to compel seeks resumption of discovery improperly terminated by defendants, it is plaintiffs' position that it is premature to set a summary judgment schedule in

stone at this time.

Additionally, we further advised Mr. Carter that if no resolution is achieved within the next nine or ten days, we would, if necessary, be willing to enter into an agreed schedule pending the outcome of the motion to compel the continuation of Mr. Kelly's deposition so as to preserve all parties' rights pending a determination of the motion to compel.

Accordingly, plaintiffs respectfully request that the request to so Order the proposed summary judgment schedule be denied and the submission of any summary judgment motion schedule be deferred until after resolution of the pending motion to compel.

Respectfully,

/s/ Marcel Florestal

cc: All counsel – via ECF